105TH CONGRESS 2D SESSION

H. R. 3526

To reform the financing of Federal elections.

IN THE HOUSE OF REPRESENTATIVES

March 19, 1998

Mr. Shays (for himself, Mr. Meehan, Mrs. Roukema, Mrs. Capps, Mr. Leach, Mr. Moran of Virginia, Mrs. Morella, Mr. Luther, Mr. Bilbray, Mrs. Maloney of New York, Mr. Blumenauer, Mr. Minge, Mr. Wexler, Mr. Barrett of Wisconsin, and Mr. Allen) introduced the following bill; which was referred to the Committee on House Oversight, and in addition to the Committees on Education and the Workforce, Government Reform and Oversight, and the Judiciary, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To reform the financing of Federal elections.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Bipartisan Campaign Reform Act of 1998".
- 6 (b) Table of Contents.—The table of contents of
- 7 this Act is as follows:
 - Sec. 1. Short title; table of contents.

TITLE I—REDUCTION OF SPECIAL INTEREST INFLUENCE

- Sec. 101. Soft money of political parties.
- Sec. 102. Increased contribution limits for State committees of political parties and aggregate contribution limit for individuals.
- Sec. 103. Reporting requirements.

TITLE II—INDEPENDENT AND COORDINATED EXPENDITURES

- Sec. 201. Definitions.
- Sec. 202. Civil penalty.
- Sec. 203. Reporting requirements for certain independent expenditures.
- Sec. 204. Independent versus coordinated expenditures by party.
- Sec. 205. Coordination with candidates.

TITLE III—DISCLOSURE

- Sec. 301. Filing of reports using computers and facsimile machines.
- Sec. 302. Prohibition of deposit of contributions with incomplete contributor information.
- Sec. 303. Audits.
- Sec. 304. Reporting requirements for contributions of \$50 or more.
- Sec. 305. Use of candidates' names.
- Sec. 306. Prohibition of false representation to solicit contributions.
- Sec. 307. Soft money of persons other than political parties.
- Sec. 308. Campaign advertising.

TITLE IV—PERSONAL WEALTH OPTION

- Sec. 401. Voluntary personal funds expenditure limit.
- Sec. 402. Political party committee coordinated expenditures.

TITLE V—MISCELLANEOUS

- Sec. 501. Codification of Beck decision.
- Sec. 502. Use of contributed amounts for certain purposes.
- Sec. 503. Limit on congressional use of the franking privilege.
- Sec. 504. Prohibition of fundraising on Federal property.
- Sec. 505. Penalties for knowing and willful violations.
- Sec. 506. Strengthening foreign money ban.
- Sec. 507. Prohibition of contributions by minors.
- Sec. 508. Expedited procedures.
- Sec. 509. Initiation of enforcement proceeding.

TITLE VI—SEVERABILITY; CONSTITUTIONALITY; EFFECTIVE DATE; REGULATIONS

- Sec. 601. Severability.
- Sec. 602. Review of constitutional issues.
- Sec. 603. Effective date.
- Sec. 604. Regulations.

TITLE I—REDUCTION OF 1 SPECIAL INTEREST INFLUENCE 2

- 3 SEC. 101. SOFT MONEY OF POLITICAL PARTIES.
- Title III of the Federal Election Campaign Act of 4
- 1971 (2 U.S.C. 431 et seq.) is amended by adding at the 5
- end the following: 6

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- 7 "SEC. 323. SOFT MONEY OF POLITICAL PARTIES.
- 8 "(a) National Committees.—
- 9 "(1) IN GENERAL.—A national committee of a 10 political party (including a national congressional campaign committee of a political party) and any of-12 ficers or agents of such party committees, shall not 13 solicit, receive, or direct to another person a con-14 tribution, donation, or transfer of funds, or spend 15 any funds, that are not subject to the limitations, 16 prohibitions, and reporting requirements of this Act.
 - "(2) APPLICABILITY.—This subsection shall apply to an entity that is directly or indirectly established, financed, maintained, or controlled by a national committee of a political party (including a national congressional campaign committee of a political party), or an entity acting on behalf of a national committee, and an officer or agent acting on behalf of any such committee or entity.
- "(b) State, District, and Local Committees.— 25

"(1) In General.—An amount that is ex-1 2 pended or disbursed by a State, district, or local 3 committee of a political party (including an entity that is directly or indirectly established, financed, 5 maintained, or controlled by a State, district, or 6 local committee of a political party and an officer or 7 agent acting on behalf of such committee or entity) for Federal election activity shall be made from 8 9 funds subject to the limitations, prohibitions, and re-10 porting requirements of this Act. 11 "(2) Federal election activity.— 12

"(A) IN GENERAL.—The term 'Federal election activity' means—

"(i) voter registration activity during the period that begins on the date that is 120 days before the date a regularly scheduled Federal election is held and ends on the date of the election;

"(ii) voter identification, get-out-thevote activity, or generic campaign activity conducted in connection with an election in which a candidate for Federal office appears on the ballot (regardless of whether a candidate for State or local office also appears on the ballot); and

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1	"(iii) a communication that refers to a
2	clearly identified candidate for Federal of-
3	fice (regardless of whether a candidate for
4	State or local office is also mentioned or
5	identified) and is made for the purpose of
6	influencing a Federal election (regardless
7	of whether the communication is express
8	advocacy).
9	"(B) EXCLUDED ACTIVITY.—The term
10	'Federal election activity' does not include an
11	amount expended or disbursed by a State, dis-
12	trict, or local committee of a political party
13	for—
14	"(i) campaign activity conducted sole-
15	ly on behalf of a clearly identified can-
16	didate for State or local office, provided
17	the campaign activity is not a Federal elec-
18	tion activity described in subparagraph
19	(A);
20	"(ii) a contribution to a candidate for
21	State or local office, provided the contribu-
22	tion is not designated or used to pay for a
23	Federal election activity described in sub-
24	paragraph (A);

1	"(iii) the costs of a State, district, or
2	local political convention;
3	"(iv) the costs of grassroots campaign
4	materials, including buttons, bumper stick-
5	ers, and yard signs, that name or depict
6	only a candidate for State or local office;
7	"(v) the non-Federal share of a State,
8	district, or local party committee's admin-
9	istrative and overhead expenses (but not
10	including the compensation in any month
11	of an individual who spends more than 20
12	percent of the individual's time on Federal
13	election activity) as determined by a regu-
14	lation promulgated by the Commission to
15	determine the non-Federal share of a
16	State, district, or local party committee's
17	administrative and overhead expenses; and
18	"(vi) the cost of constructing or pur-
19	chasing an office facility or equipment for
20	a State, district or local committee.
21	"(c) Fundraising Costs.—An amount spent by a
22	national, State, district, or local committee of a political
23	party, by an entity that is established, financed, main-
24	tained, or controlled by a national, State, district, or local
25	committee of a political party, or by an agent or officer

- 1 of any such committee or entity, to raise funds that are
- 2 used, in whole or in part, to pay the costs of a Federal
- 3 election activity shall be made from funds subject to the
- 4 limitations, prohibitions, and reporting requirements of
- 5 this Act.
- 6 "(d) Tax-exempt Organizations.—A national,
- 7 State, district, or local committee of a political party (in-
- 8 cluding a national congressional campaign committee of
- 9 a political party, an entity that is directly or indirectly
- 10 established, financed, maintained, or controlled by any
- 11 such national, State, district, or local committee or its
- 12 agent, an agent acting on behalf of any such party com-
- 13 mittee, and an officer or agent acting on behalf of any
- 14 such party committee or entity), shall not solicit any funds
- 15 for, or make or direct any donations to, an organization
- 16 that is described in section 501(c) of the Internal Revenue
- 17 Code of 1986 and exempt from taxation under section
- 18 501(a) of such Code (or has submitted an application to
- 19 the Secretary of the Internal Revenue Service for deter-
- 20 mination of tax-exemption under such section).
- 21 "(e) CANDIDATES.—
- 22 "(1) In General.—A candidate, individual
- 23 holding Federal office, or agent of a candidate or in-
- 24 dividual holding Federal office shall not solicit, re-
- 25 ceive, direct, transfer, or spend funds for a Federal

- 1 election activity on behalf of such candidate, individ-
- 2 ual, agent or any other person, unless the funds are
- 3 subject to the limitations, prohibitions, and reporting
- 4 requirements of this Act.
- 5 "(2) State Law.—Paragraph (1) does not
- 6 apply to the solicitation or receipt of funds by an in-
- 7 dividual who is a candidate for a State or local office
- 8 if the solicitation or receipt of funds is permitted
- 9 under State law for any activity other than a Fed-
- 10 eral election activity.
- 11 "(3) Fundraising events.—Paragraph (1)
- does not apply in the case of a candidate who at-
- tends, speaks, or is a featured guest at a fundraising
- event sponsored by a State, district, or local commit-
- tee of a political party.".
- 16 SEC. 102. INCREASED CONTRIBUTION LIMITS FOR STATE
- 17 COMMITTEES OF POLITICAL PARTIES AND
- 18 AGGREGATE CONTRIBUTION LIMIT FOR INDI-
- 19 **VIDUALS.**
- 20 (a) Contribution Limit for State Committees
- 21 OF POLITICAL PARTIES.—Section 315(a)(1) of the Fed-
- 22 eral Election Campaign Act of 1971 (2 U.S.C. 441a(a)(1))
- 23 is amended—
- (1) in subparagraph (B), by striking "or" at
- 25 the end;

1	(2) in subparagraph (C)—
2	(A) by inserting "(other than a committee
3	described in subparagraph (D))" after "com-
4	mittee"; and
5	(B) by striking the period at the end and
6	inserting "; or"; and
7	(3) by adding at the end the following:
8	"(D) to a political committee established and
9	maintained by a State committee of a political party
10	in any calendar year that, in the aggregate, exceed
11	\$10,000".
12	(b) Aggregate Contribution Limit for Individ-
13	UAL.—Section 315(a)(3) of the Federal Election Cam-
14	paign Act of 1971 (2 U.S.C. 441a(a)(3)) is amended by
15	striking "\$25,000" and inserting "\$30,000".
16	SEC. 103. REPORTING REQUIREMENTS.
17	(a) Reporting Requirements.—Section 304 of the
18	Federal Election Campaign Act of 1971 (2 U.S.C. 434)
19	(as amended by section 203) is amended by inserting after
20	subsection (d) the following:
21	"(e) Political Committees.—
22	"(1) National and congressional politi-
23	CAL COMMITTEES.—The national committee of a po-
24	litical party, any national congressional campaign
25	committee of a political party, and any subordinate

- 1 committee of either, shall report all receipts and dis-2 bursements during the reporting period.
- "(2) OTHER POLITICAL COMMITTEES TO WHICH

 SECTION 323 APPLIES.—A political committee (not

 described in paragraph (1)) to which section

 323(b)(1) applies shall report all receipts and dis
 bursements made for activities described in para
 graphs (2) and (3)(A)(v) of section 323(b).
- 9 "(3) ITEMIZATION.—If a political committee 10 has receipts or disbursements to which this sub-11 section applies from any person aggregating in ex-12 cess of \$200 for any calendar year, the political 13 committee shall separately itemize its reporting for 14 such person in the same manner as required in para-15 graphs (3)(A), (5), and (6) of subsection (b).
 - "(4) Reporting periods.—Reports required to be filed under this subsection shall be filed for the same time periods required for political committees under subsection (a).".
- 20 (b) Building Fund Exception to the Defini-
- 21 TION OF CONTRIBUTION.—Section 301(8)(B) of the Fed-
- 22 eral Election Campaign Act of 1971 (2 U.S.C. 431(8)(B))
- 23 is amended—

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24 (1) by striking clause (viii); and

1	(2) by redesignating clauses (ix) through (xiv)
2	as clauses (viii) through (xiii), respectively.
3	TITLE II—INDEPENDENT AND
4	COORDINATED EXPENDITURES
5	SEC. 201. DEFINITIONS.
6	(a) Definition of Independent Expenditure.—
7	Section 301 of the Federal Election Campaign Act (2
8	U.S.C. 431) is amended by striking paragraph (17) and
9	inserting the following:
10	"(17) Independent expenditure.—
11	"(A) IN GENERAL.—The term 'independ-
12	ent expenditure' means an expenditure by a
13	person—
14	"(i) for a communication that is ex-
15	press advocacy; and
16	"(ii) that is not provided in coordina-
17	tion with a candidate or a candidate's
18	agent or a person who is coordinating with
19	a candidate or a candidate's agent.".
20	(b) Definition of Express Advocacy.—Section
21	301 of the Federal Election Campaign Act of 1971 (2
22	U.S.C. 431) is amended by adding at the end the follow-
23	ing:
24	"(20) Express advocacy.—

1	"(A) IN GENERAL.—The term 'express ad-
2	vocacy' means a communication that advocates
3	the election or defeat of a candidate by—
4	"(i) containing a phrase such as 'vote
5	for', 're-elect', 'support', 'cast your ballot
6	for', '(name of candidate) for Congress',
7	'(name of candidate) in 1997', 'vote
8	against', 'defeat', 'reject', or a campaign
9	slogan or words that in context can have
10	no reasonable meaning other than to advo-
11	cate the election or defeat of 1 or more
12	clearly identified candidates;
13	"(ii) referring to 1 or more clearly
14	identified candidates in a paid advertise-
15	ment that is broadcast by a radio broad-
16	cast station or a television broadcast sta-
17	tion within 60 calendar days preceding the
18	date of an election of the candidate and
19	that appears in the State in which the elec-
20	tion is occurring, except that with respect
21	to a candidate for the office of Vice Presi-
22	dent or President, the time period is within
23	60 calendar days preceding the date of a

general election; or

1	"(iii) expressing unmistakable and un-
2	ambiguous support for or opposition to 1
3	or more clearly identified candidates when
4	taken as a whole and with limited ref-
5	erence to external events, such as proxim-
6	ity to an election.
7	"(B) VOTING RECORD AND VOTING GUIDE
8	EXCEPTION.—The term 'express advocacy' does
9	not include a printed communication that—
10	"(i) presents information in an edu-
11	cational manner solely about the voting
12	record or position on a campaign issue of
13	2 or more candidates;
14	"(ii) that is not made in coordination
15	with a candidate, political party, or agent
16	of the candidate or party; or a candidate's
17	agent or a person who is coordinating with
18	a candidate or a candidate's agent;
19	"(iii) does not contain a phrase such
20	as 'vote for', 're-elect', 'support', 'cast your
21	ballot for', '(name of candidate) for Con-
22	gress', '(name of candidate) in 1997', 'vote
23	against', 'defeat', or 'reject', or a campaign
24	slogan or words that in context can have
25	no reasonable meaning other than to urge

1	the election or defeat of 1 or more clearly
2	identified candidates.".
3	(c) Definition of Expenditure.—Section
4	301(9)(A) of the Federal Election Campaign Act of 1971
5	(2 U.S.C. 431(9)(A)) is amended—
6	(1) in clause (i), by striking "and" at the end;
7	(2) in clause (ii), by striking the period at the
8	end and inserting "; and"; and
9	(3) by adding at the end the following:
10	"(iii) a payment for a communication that is
11	express advocacy; and
12	"(iv) a payment made by a person for a com-
13	munication that—
14	"(I) refers to a clearly identified candidate;
15	"(II) is provided in coordination with the
16	candidate, the candidate's agent, or the political
17	party of the candidate; and
18	"(III) is for the purpose of influencing a
19	Federal election (regardless of whether the com-
20	munication is express advocacy).".
21	SEC. 202. CIVIL PENALTY.
22	Section 309 of the Federal Election Campaign Act
23	of 1971 (2 U.S.C. 437g) is amended—
24	(1) in subsection (a)—
25	(A) in paragraph (4)(A)—

1	(i) in clause (i), by striking "clause
2	(ii)" and inserting "clauses (ii) and (iii)";
3	and
4	(ii) by adding at the end the follow-
5	ing:
6	"(iii) If the Commission determines by an affirmative
7	vote of 4 of its members that there is probable cause to
8	believe that a person has made a knowing and willful viola-
9	tion of section 304(c), the Commission shall not enter into
10	a conciliation agreement under this paragraph and may
11	institute a civil action for relief under paragraph (6)(A).";
12	and
13	(B) in paragraph (6)(B), by inserting "(ex-
14	cept an action instituted in connection with a
15	knowing and willful violation of section
16	304(e))" after "subparagraph (A)"; and
17	(2) in subsection $(d)(1)$ —
18	(A) in subparagraph (A), by striking "Any
19	person" and inserting "Except as provided in
20	subparagraph (D), any person''; and
21	(B) by adding at the end the following:
22	"(D) In the case of a knowing and willful violation
23	of section 304(c) that involves the reporting of an inde-
24	pendent expenditure, the violation shall not be subject to
25	this subsection.".

1	SEC. 203. REPORTING REQUIREMENTS FOR CERTAIN INDE-
2	PENDENT EXPENDITURES.
3	Section 304 of the Federal Election Campaign Act
4	of 1971 (2 U.S.C. 434) is amended—
5	(1) in subsection $(c)(2)$, by striking the undes-
6	ignated matter after subparagraph (C);
7	(2) by redesignating paragraph (3) of sub-
8	section (c) as subsection (f); and
9	(3) by inserting after subsection $(c)(2)$ (as
10	amended by paragraph (1)) the following:
11	"(d) Time for Reporting Certain Expendi-
12	TURES.—
13	"(1) Expenditures aggregating \$1,000.—
14	"(A) INITIAL REPORT.—A person (includ-
15	ing a political committee) that makes or con-
16	tracts to make independent expenditures aggre-
17	gating \$1,000 or more after the 20th day, but
18	more than 24 hours, before the date of an elec-
19	tion shall file a report describing the expendi-
20	tures within 24 hours after that amount of
21	independent expenditures has been made.
22	"(B) Additional reports.—After a per-
23	son files a report under subparagraph (A), the
24	person shall file an additional report within 24
25	hours after each time the person makes or con-
26	tracts to make independent expenditures aggre-

1	gating an additional \$1,000 with respect to the
2	same election as that to which the initial report
3	relates.
4	"(2) Expenditures aggregating \$10,000.—
5	"(A) INITIAL REPORT.—A person (includ-
6	ing a political committee) that makes or con-
7	tracts to make independent expenditures aggre-
8	gating \$10,000 or more at any time up to and
9	including the 20th day before the date of an
10	election shall file a report describing the ex-
11	penditures within 48 hours after that amount
12	of independent expenditures has been made.
13	"(B) Additional reports.—After a per-
14	son files a report under subparagraph (A), the
15	person shall file an additional report within 48
16	hours after each time the person makes or con-
17	tracts to make independent expenditures aggre-
18	gating an additional \$10,000 with respect to
19	the same election as that to which the initial re-
20	port relates.
21	"(3) Place of filing; contents.—A report
22	under this subsection—
23	"(A) shall be filed with the Commission;
24	and

1	"(B) shall contain the information required
2	by subsection (b)(6)(B)(iii), including the name
3	of each candidate whom an expenditure is in-
4	tended to support or oppose.".
5	SEC. 204. INDEPENDENT VERSUS COORDINATED EXPENDI-
6	TURES BY PARTY.
7	Section 315(d) of the Federal Election Campaign Act
8	(2 U.S.C. 441a(d)) is amended—
9	(1) in paragraph (1), by striking "and (3)" and
10	inserting ", (3), and (4)"; and
11	(2) by adding at the end the following:
12	"(4) Independent versus coordinated expend-
13	ITURES BY PARTY.—
14	"(A) IN GENERAL.—On or after the date on
15	which a political party nominates a candidate, a
16	committee of the political party shall not make both
17	expenditures under this subsection and independent
18	expenditures (as defined in section 301(17)) with re-
19	spect to the candidate during the election cycle.
20	"(B) Certification.—Before making a coordi-
21	nated expenditure under this subsection with respect
22	to a candidate, a committee of a political party shall
23	file with the Commission a certification, signed by
24	the treasurer of the committee, that the committee
25	has not and shall not make any independent expend-

- iture with respect to the candidate during the same
 election cycle.
- "(C) APPLICATION.—For the purposes of this
 paragraph, all political committees established and
 maintained by a national political party (including
 all congressional campaign committees) and all political committees established and maintained by a
 State political party (including any subordinate committee of a State committee) shall be considered to
 be a single political committee.
 - "(D) Transfers.—A committee of a political party that submits a certification under subparagraph (B) with respect to a candidate shall not, during an election cycle, transfer any funds to, assign authority to make coordinated expenditures under this subsection to, or receive a transfer of funds from, a committee of the political party that has made or intends to make an independent expenditure with respect to the candidate.".

20 SEC. 205. COORDINATION WITH CANDIDATES.

- 21 (a) Definition of Coordination With Can-
- 22 DIDATES.—

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- 23 (1) Section 301(8).—Section 301(8) of the
- Federal Election Campaign Act of 1971 (2 U.S.C.
- 431(8)) is amended—

1	(A) in subparagraph (A)—
2	(i) by striking "or" at the end of
3	clause (i);
4	(ii) by striking the period at the end
5	of clause (ii) and inserting "; or"; and
6	(iii) by adding at the end the follow-
7	ing:
8	"(iii) anything of value provided by a
9	person in coordination with a candidate for
10	the purpose of influencing a Federal elec-
11	tion, regardless of whether the value being
12	provided is a communication that is ex-
13	press advocacy, in which such candidate
14	seeks nomination or election to Federal of-
15	fice."; and
16	(B) by adding at the end the following:
17	"(C) The term 'provided in coordination
18	with a candidate' includes—
19	"(i) a payment made by a person in
20	cooperation, consultation, or concert with
21	at the request or suggestion of, or pursu-
22	ant to any general or particular under-
23	standing with a candidate, the candidate's
24	authorized committee, or an agent acting

1	on behalf of a candidate or authorized
2	committee;
3	"(ii) a payment made by a person for
4	the production, dissemination, distribution,
5	or republication, in whole or in part, of any
6	broadcast or any written, graphic, or other
7	form of campaign material prepared by a
8	candidate, a candidate's authorized com-
9	mittee, or an agent of a candidate or au-
10	thorized committee (not including a com-
11	munication described in paragraph
12	(9)(B)(i) or a communication that ex-
13	pressly advocates the candidate's defeat);
14	"(iii) a payment made by a person
15	based on information about a candidate's
16	plans, projects, or needs provided to the
17	person making the payment by the can-
18	didate or the candidate's agent who pro-
19	vides the information with the intent that
20	the payment be made;
21	"(iv) a payment made by a person if,
22	in the same election cycle in which the pay-
23	ment is made, the person making the pay-
24	ment is serving or has served as a member,
25	employee, fundraiser, or agent of the can-

didate's authorized committee in an executive or policymaking position;

"(v) a payment made by a person if the person making the payment has served in any formal policy making or advisory position with the candidate's campaign or has participated in formal strategic or formal policymaking discussions with the candidate's campaign relating to the candidate's pursuit of nomination for election, or election, to Federal office, in the same election cycle as the election cycle in which the payment is made;

"(vi) a payment made by a person if, in the same election cycle, the person making the payment retains the professional services of any person that has provided or is providing campaign-related services in the same election cycle to a candidate in connection with the candidate's pursuit of nomination for election, or election, to Federal office, including services relating to the candidate's decision to seek Federal office, and the person retained is retained

1	to work on activities relating to that can-
2	didate's campaign;
3	"(vii) a payment made by a person
4	who has engaged in a coordinated activity
5	with a candidate described in clauses (i)
6	through (vi) for a communication that
7	clearly refers to the candidate and is for
8	the purpose of influencing an election (re-
9	gardless of whether the communication is
10	express advocacy);
11	"(viii) direct participation by a person
12	in fundraising activities with the candidate
13	or in the solicitation or receipt of contribu-
14	tions on behalf of the candidate;
15	"(ix) communication by a person with
16	the candidate or an agent of the candidate,
17	occurring after the declaration of can-
18	didacy (including a pollster, media consult-
19	ant, vendor, advisor, or staff member), act-
20	ing on behalf of the candidate, about ad-
21	vertising message, allocation of resources,
22	fundraising, or other campaign matters re-
23	lated to the candidate's campaign, includ-
24	ing campaign operations, staffing, tactics,
25	or strategy; or

1	"(x) the provision of in-kind profes-
2	sional services or polling data to the can-
3	didate or candidate's agent.
4	"(D) For purposes of subparagraph (C),
5	the term 'professional services' includes services
6	in support of a candidate's pursuit of nomina-
7	tion for election, or election, to Federal office
8	such as polling, media advice, direct mail, fund-
9	raising, or campaign research.
10	"(E) For purposes of subparagraph (C),
11	all political committees established and main-
12	tained by a national political party (including
13	all congressional campaign committees) and all
14	political committees established and maintained
15	by a State political party (including any subor-
16	dinate committee of a State committee) shall be
17	considered to be a single political committee.".
18	(2) Section $315(a)(7)$.—Section $315(a)(7)$ (2)
19	U.S.C. 441a(a)(7)) is amended by striking subpara-
20	graph (B) and inserting the following:
21	"(B) a thing of value provided in coordina-
22	tion with a candidate, as described in section
23	301(8)(A)(iii), shall be considered to be a con-
24	tribution to the candidate, and in the case of a

1	limitation on expenditures, shall be treated as
2	an expenditure by the candidate.
3	(b) Meaning of Contribution or Expenditure
4	FOR THE PURPOSES OF SECTION 316.—Section 316(b)(2)
5	of the Federal Election Campaign Act of 1971 (2 U.S.C.
6	441b(b)) is amended by striking "shall include" and in-
7	serting "includes a contribution or expenditure, as those
8	terms are defined in section 301, and also includes".
9	TITLE III—DISCLOSURE
10	SEC. 301. FILING OF REPORTS USING COMPUTERS AND
11	FACSIMILE MACHINES.
12	Section 302(a) of the Federal Election Campaign Act
13	of 1971 (2 U.S.C. 434(a)) is amended by striking para-
14	graph (11) and inserting the following:
15	"(11)(A) The Commission shall promulgate a
16	regulation under which a person required to file a
17	designation, statement, or report under this Act—
18	"(i) is required to maintain and file a des-
19	ignation, statement, or report for any calendar
20	year in electronic form accessible by computers
21	if the person has, or has reason to expect to
22	have, aggregate contributions or expenditures in
23	excess of a threshold amount determined by the
24	Commission; and

- "(ii) may maintain and file a designation,

 statement, or report in electronic form or an al
 ternative form, including the use of a facsimile

 machine, if not required to do so under the reg
 ulation promulgated under clause (i).
 - "(B) The Commission shall make a designation, statement, report, or notification that is filed electronically with the Commission accessible to the public on the Internet not later than 24 hours after the designation, statement, report, or notification is received by the Commission.
 - "(C) In promulgating a regulation under this paragraph, the Commission shall provide methods (other than requiring a signature on the document being filed) for verifying designations, statements, and reports covered by the regulation. Any document verified under any of the methods shall be treated for all purposes (including penalties for perjury) in the same manner as a document verified by signature.".

1	SEC. 302. PROHIBITION OF DEPOSIT OF CONTRIBUTIONS
2	WITH INCOMPLETE CONTRIBUTOR INFORMA-
3	TION.
4	Section 302 of Federal Election Campaign Act of
5	1971 (2 U.S.C. 432) is amended by adding at the end
6	the following:
7	"(j) Deposit of Contributions.—The treasurer of
8	a candidate's authorized committee shall not deposit, ex-
9	cept in an escrow account, or otherwise negotiate a con-
10	tribution from a person who makes an aggregate amount
11	of contributions in excess of \$200 during a calendar year
12	unless the treasurer verifies that the information required
13	by this section with respect to the contributor is com-
14	plete.".
15	SEC. 303. AUDITS.
16	(a) Random Audits.—Section 311(b) of the Federal
17	Election Campaign Act of 1971 (2 U.S.C. 438(b)) is
18	amended—
19	(1) by inserting "(1) In general.—" before
20	"The Commission"; and
21	(2) by adding at the end the following:
22	"(2) Random audits.—
23	"(A) In general.—Notwithstanding para-
24	graph (1), the Commission may conduct ran-
25	dom audits and investigations to ensure vol-
26	untary compliance with this Act. The selection

1	of any candidate for a random audit or inves-
2	tigation shall be based on criteria adopted by a
3	vote of at least 4 members of the Commission.
4	"(B) Limitation.—The Commission shall
5	not conduct an audit or investigation of a can-
6	didate's authorized committee under subpara-
7	graph (A) until the candidate is no longer a
8	candidate for the office sought by the candidate
9	in an election cycle.
10	"(C) Applicability.—This paragraph
11	does not apply to an authorized committee of a
12	candidate for President or Vice President sub-
13	ject to audit under section 9007 or 9038 of the
14	Internal Revenue Code of 1986.".
15	(b) Extension of Period During Which Cam-
16	PAIGN AUDITS MAY BE BEGUN.—Section 311(b) of the
17	Federal Election Campaign Act of 1971 (2 U.S.C. 438(b))
18	is amended by striking "6 months" and inserting "12
19	months".
20	SEC. 304. REPORTING REQUIREMENTS FOR CONTRIBU-
21	TIONS OF \$50 OR MORE.
22	Section 304(b)(3)(A) of the Federal Election Cam-
23	paign Act at 1971 (2 U.S.C. 434(b)(3)(A) is amended—
24	(1) by striking "\$200" and inserting "\$50";
25	and

1	(2) by striking the semicolon and inserting ",
2	except that in the case of a person who makes con-
3	tributions aggregating at least \$50 but not more
4	than \$200 during the calendar year, the identifica-
5	tion need include only the name and address of the
6	person;".
7	SEC. 305. USE OF CANDIDATES' NAMES.
8	Section 302(e) of the Federal Election Campaign Act
9	of 1971 (2 U.S.C. 432(e)) is amended by striking para-
10	graph (4) and inserting the following:
11	"(4)(A) The name of each authorized commit-
12	tee shall include the name of the candidate who au-
13	thorized the committee under paragraph (1).
14	"(B) A political committee that is not an au-
15	thorized committee shall not—
16	"(i) include the name of any can-
17	didate in its name; or
18	"(ii) except in the case of a national,
19	State, or local party committee, use the
20	name of any candidate in any activity on
21	behalf of the committee in such a context
22	as to suggest that the committee is an au-
23	thorized committee of the candidate or
24	that the use of the candidate's name has
25	been authorized by the candidate.".

1	SEC. 306. PROHIBITION OF FALSE REPRESENTATION TO
2	SOLICIT CONTRIBUTIONS.
3	Section 322 of the Federal Election Campaign Act
4	of 1971 (2 U.S.C. 441h) is amended—
5	(1) by inserting after "Sec. 322." the follow-
6	ing: "(a) In General.—"; and
7	(2) by adding at the end the following:
8	"(b) Solicitation of Contributions.—No person
9	shall solicit contributions by falsely representing himself
10	or herself as a candidate or as a representative of a can-
11	didate, a political committee, or a political party.".
12	SEC. 307. SOFT MONEY OF PERSONS OTHER THAN POLITI-
13	CAL PARTIES.
14	(a) In General.—Section 304 of the Federal Elec-
15	tion Campaign Act of 1971 (2 U.S.C. 434) (as amended
16	by section 103(c) and section 203) is amended by adding
17	at the end the following:
18	"(g) Disbursements of Persons Other Than
19	Political Parties.—
20	"(1) In general.—A person, other than a po-
21	litical committee or a person described in section
22	501(d) of the Internal Revenue Code of 1986, that
23	makes an aggregate amount of disbursements in ex-
24	cess of \$50,000 during a calendar year for activities
25	described in paragraph (2) shall file a statement
26	with the Commission—

1	"(A) on a monthly basis as described in
2	subsection $(a)(4)(B)$; or
3	"(B) in the case of disbursements that are
4	made within 20 days of an election, within 24
5	hours after the disbursements are made.
6	"(2) ACTIVITY.—The activity described in this
7	paragraph is—
8	"(A) Federal election activity;
9	"(B) an activity described in section
10	316(b)(2)(A) that expresses support for or op-
11	position to a candidate for Federal office or a
12	political party; and
13	"(C) an activity described in subparagraph
14	(C) of section 316(b)(2).
15	"(3) Applicability.—This subsection does not
16	apply to—
17	"(A) a candidate or a candidate's author-
18	ized committees; or
19	"(B) an independent expenditure.
20	"(4) Contents.—A statement under this sec-
21	tion shall contain such information about the dis-
22	bursements made during the reporting period as the
23	Commission shall prescribe, including—
24	"(A) the aggregate amount of disburse-
25	ments made;

1	"(B) the name and address of the person
2	or entity to whom a disbursement is made in an
3	aggregate amount in excess of \$200;
4	"(C) the date made, amount, and purpose
5	of the disbursement; and
6	"(D) if applicable, whether the disburse-
7	ment was in support of, or in opposition to, a
8	candidate or a political party, and the name of
9	the candidate or the political party.".
10	(b) Definition of Generic Campaign Activity.—
11	Section 301 of the Federal Election Campaign Act of
12	1971 (2 U.S.C. 431 et seq.) (as amended by section
13	201(b)) is further amended by adding at the end the fol-
14	lowing:
15	"(21) Generic campaign activity.—The
16	term 'generic campaign activity' means an activity
17	that promotes a political party and does not promote
18	a candidate or non-Federal candidate.".
19	SEC. 308. CAMPAIGN ADVERTISING.
20	Section 318 of the Federal Election Campaign Act
21	of 1971 (2 U.S.C. 441d) is amended—
22	(1) in subsection (a)—
23	(A) in the matter preceding paragraph
24	(1)—

1	(i) by striking "Whenever" and insert
2	ing "Whenever a political committee makes
3	a disbursement for the purpose of finance
4	ing any communication through any broad-
5	casting station, newspaper, magazine, out-
6	door advertising facility, mailing, or any
7	other type of general public political adver-
8	tising, or whenever";
9	(ii) by striking "an expenditure" and
10	inserting "a disbursement"; and
11	(iii) by striking "direct"; and
12	(B) in paragraph (3), by inserting "and
13	permanent street address" after "name"; and
14	(2) by adding at the end the following:
15	"(c) Any printed communication described in sub-
16	section (a) shall—
17	"(1) be of sufficient type size to be clearly read-
18	able by the recipient of the communication;
19	"(2) be contained in a printed box set apart
20	from the other contents of the communication; and
21	"(3) be printed with a reasonable degree or
22	color contrast between the background and the
23	printed statement.
24	"(d)(1) Any broadcast or cablecast communication
25	described in paragraphs (1) or (2) of subsection (a) shall

- 1 include, in addition to the requirements of that paragraph,
- 2 an audio statement by the candidate that identifies the
- 3 candidate and states that the candidate has approved the
- 4 communication.
- 5 "(2) If a broadcast or cablecast communication de-
- 6 scribed in paragraph (1) is broadcast or cablecast by
- 7 means of television, the communication shall include, in
- 8 addition to the audio statement under paragraph (1), a
- 9 written statement that—
- 10 "(A) appears at the end of the communication
- in a clearly readable manner with a reasonable de-
- gree of color contrast between the background and
- the printed statement, for a period of at least 4 sec-
- onds; and
- 15 "(B) is accompanied by a clearly identifiable
- photographic or similar image of the candidate.
- 17 "(e) Any broadcast or cablecast communication de-
- 18 scribed in paragraph (3) of subsection (a) shall include,
- 19 in addition to the requirements of that paragraph, in a
- 20 clearly spoken manner, the following statement:
- 21 '_____ is responsible for the content of this
- 22 advertisement.' (with the blank to be filled in with the
- 23 name of the political committee or other person paying
- 24 for the communication and the name of any connected or-
- 25 ganization of the payor). If broadcast or cablecast by

1	means of television, the statement shall also appear in a
2	clearly readable manner with a reasonable degree of color
3	contrast between the background and the printed state-
4	ment, for a period of at least 4 seconds.".
5	TITLE IV—PERSONAL WEALTH
6	OPTION
7	SEC. 401. VOLUNTARY PERSONAL FUNDS EXPENDITURE
8	LIMIT.
9	Title III of the Federal Election Campaign Act of
10	1971 (2 U.S.C. 431 et seq.) (as amended by section 101)
11	is amended by adding at the end the following:
12	"SEC. 324. VOLUNTARY PERSONAL FUNDS EXPENDITURE
13	LIMIT.
14	"(a) Eligible House Candidate.—
15	"(1) Primary election.—
16	"(A) Declaration.—A candidate is an el-
17	igible primary election House candidate if the
18	candidate files with the Commission a declara-
19	tion that the candidate and the candidate's au-
20	thorized committees will not make expenditures
21	in excess of the personal funds expenditure
22	limit.
23	"(B) Time to file.—The declaration
24	under subparagraph (A) shall be filed not later
25	than the date on which the candidate files with

1	the appropriate State officer as a candidate for
2	the primary election.
3	"(2) General election.—
4	"(A) Declaration.—A candidate is an el-
5	igible general election House candidate if the
6	candidate files with the Commission—
7	"(i) a declaration under penalty of
8	perjury, with supporting documentation as
9	required by the Commission, that the can-
10	didate and the candidate's authorized com-
11	mittees did not exceed the personal funds
12	expenditure limit in connection with the
13	primary election; and
14	"(ii) a declaration that the candidate
15	and the candidate's authorized committees
16	will not make expenditures in excess of the
17	personal funds expenditure limit.
18	"(B) Time to file.—The declaration
19	under subparagraph (A) shall be filed not later
20	than 7 days after the earlier of—
21	"(i) the date on which the candidate
22	qualifies for the general election ballot
23	under State law; or
24	"(ii) if under State law, a primary or
25	run-off election to qualify for the general

1	election ballot occurs after September 1.
2	the date on which the candidate wins the
3	primary or runoff election.
4	"(b) Personal Funds Expenditure Limit.—
5	"(1) In general.—The aggregate amount of
6	expenditures that may be made in connection with
7	an election by an eligible House candidate or the
8	candidate's authorized committees from the sources
9	described in paragraph (2) shall not exceed \$50,000
10	"(2) Sources.—A source is described in this
11	paragraph if the source is—
12	"(A) personal funds of the candidate and
13	members of the candidate's immediate family
14	or
15	"(B) proceeds of indebtedness incurred by
16	the candidate or a member of the candidate's
17	immediate family.
18	"(c) Certification by the Commission.—
19	"(1) In general.—The Commission shall de-
20	termine whether a candidate has met the require-
21	ments of this section and, based on the determina-
22	tion, issue a certification stating whether the can-
23	didate is an eligible House candidate.
24	"(2) Time for certification.—Not later
25	than 7 business days after a candidate files a dec-

- laration under paragraph (1) or (2) of subsection (a), the Commission shall certify whether the candidate is an eligible House candidate.
- "(3) Revocation.—The Commission shall revoke a certification under paragraph (1), based on information submitted in such form and manner as the Commission may require or on information that comes to the Commission by other means, if the Commission determines that a candidate violates the personal funds expenditure limit.
- 11 "(4) Determinations by Commission.—A 12 determination made by the Commission under this 13 subsection shall be final, except to the extent that 14 the determination is subject to examination and 15 audit by the Commission and to judicial review.
- "(d) Penalty.—If the Commission revokes the cer-tification of an eligible House candidate—
- 18 "(1) the Commission shall notify the candidate 19 of the revocation; and
- 20 "(2) the candidate and a candidate's authorized 21 committees shall pay to the Commission an amount 22 equal to the amount of expenditures made by a na-23 tional committee of a political party or a State com-24 mittee of a political party in connection with the

1	general election campaign of the candidate under
2	section 315(d).".
3	SEC. 402. POLITICAL PARTY COMMITTEE COORDINATED
4	EXPENDITURES.
5	Section 315(d) of the Federal Election Campaign Act
6	of 1971 (2 U.S.C. 441a(d)) (as amended by section 204)
7	is amended by adding at the end the following:
8	"(5) This subsection does not apply to expenditures
9	made in connection with the general election campaign of
10	a candidate for the House of Representatives who is not
11	an eligible House candidate (as defined in section
12	324(a)).".
13	TITLE V—MISCELLANEOUS
14	SEC. 501. CODIFICATION OF BECK DECISION.
15	Section 8 of the National Labor Relations Act (29
16	U.S.C. 158) is amended by adding at the end the following
17	new subsection:
18	"(h) Nonunion Member Payments to Labor Or-
19	GANIZATION.—
20	"(1) In general.—It shall be an unfair labor
21	practice for any labor organization which receives a
22	payment from an employee pursuant to an agree-
23	ment that requires employees who are not members

of the organization to make payments to such orga-

nization in lieu of organization dues or fees not to

24

25

1	establish and implement the objection procedure de-
2	scribed in paragraph (2).
3	"(2) Objection procedure.—The objection
4	procedure required under paragraph (1) shall meet
5	the following requirements:
6	"(A) The labor organization shall annually
7	provide to employees who are covered by such
8	agreement but are not members of the organi-
9	zation—
10	"(i) reasonable personal notice of the
11	objection procedure, the employees eligible
12	to invoke the procedure, and the time,
13	place, and manner for filing an objection;
14	and
15	"(ii) reasonable opportunity to file an
16	objection to paying for organization ex-
17	penditures supporting political activities
18	unrelated to collective bargaining, includ-
19	ing but not limited to the opportunity to
20	file such objection by mail.
21	"(B) If an employee who is not a member
22	of the labor organization files an objection
23	under the procedure in subparagraph (A), such
24	organization shall—

1	"(i) reduce the payments in lieu of or-
2	ganization dues or fees by such employee
3	by an amount which reasonably reflects the
4	ratio that the organization's expenditures
5	supporting political activities unrelated to
6	collective bargaining bears to such organi-
7	zation's total expenditures;
8	"(ii) provide such employee with a
9	reasonable explanation of the organiza-
10	tion's calculation of such reduction, includ-
11	ing calculating the amount of organization
12	expenditures supporting political activities
13	unrelated to collective bargaining.
14	"(3) Definition.—In this subsection, the term
15	'expenditures supporting political activities unrelated
16	to collective bargaining' means expenditures in con-
17	nection with a Federal, State, or local election or in
18	connection with efforts to influence legislation unre-
19	lated to collective bargaining.".
20	SEC. 502. USE OF CONTRIBUTED AMOUNTS FOR CERTAIN
21	PURPOSES.
22	Title III of the Federal Election Campaign Act of
23	1971 (2 U.S.C. 431 et seq.) is amended by striking section
24	313 and inserting the following:

1	"SEC. 313. USE OF CONTRIBUTED AMOUNTS FOR CERTAIN
2	PURPOSES.
3	"(a) Permitted Uses.—A contribution accepted by
4	a candidate, and any other amount received by an individ-
5	ual as support for activities of the individual as a holder
6	of Federal office, may be used by the candidate or individ-
7	ual—
8	"(1) for expenditures in connection with the
9	campaign for Federal office of the candidate or indi-
10	vidual;
11	"(2) for ordinary and necessary expenses in-
12	curred in connection with duties of the individual as
13	a holder of Federal office;
14	"(3) for contributions to an organization de-
15	scribed in section 170(c) of the Internal Revenue
16	Code of 1986; or
17	"(4) for transfers to a national, State, or local
18	committee of a political party.
19	"(b) Prohibited Use.—
20	"(1) In general.—A contribution or amount
21	described in subsection (a) shall not be converted by
22	any person to personal use.
23	"(2) Conversion.—For the purposes of para-
24	graph (1), a contribution or amount shall be consid-
25	ered to be converted to personal use if the contribu-
26	tion or amount is used to fulfill any commitment

1	obligation, or expense of a person that would exist
2	irrespective of the candidate's election campaign or
3	individual's duties as a holder of Federal office-
4	holder, including—
5	"(A) a home mortgage, rent, or utility pay-
6	ment;
7	"(B) a clothing purchase;
8	"(C) a noncampaign-related automobile ex-
9	pense;
10	"(D) a country club membership;
11	"(E) a vacation or other noncampaign-re-
12	lated trip;
13	"(F) a household food item;
14	"(G) a tuition payment;
15	"(H) admission to a sporting event, con-
16	cert, theater, or other form of entertainment
17	not associated with an election campaign; and
18	"(I) dues, fees, and other payments to a
19	health club or recreational facility.".
20	SEC. 503. LIMIT ON CONGRESSIONAL USE OF THE FRANK
21	ING PRIVILEGE.
22	Section 3210(a)(6) of title 39, United States Code
23	is amended by striking subparagraph (A) and inserting
24	the following:

1 "(A) A Member of Congress shall not mail 2 any mass mailing as franked mail during a year in which there will be an election for the seat 3 4 held by the Member during the period between January 1 of that year and the date of the gen-6 eral election for that Office, unless the Member 7 has made a public announcement that the 8 Member will not be a candidate for reelection to 9 that year or for election to any other Federal 10 office.".

11 SEC. 504. PROHIBITION OF FUNDRAISING ON FEDERAL

- 12 **PROPERTY.**
- Section 607 of title 18, United States Code, is 14 amended—
- 15 (1) by striking subsection (a) and inserting the following:
- 17 "(a) Prohibition.—
- 18 "(1) IN GENERAL.—It shall be unlawful for any 19 person to solicit or receive a donation of money or 20 other thing of value for a political committee or a 21 candidate for Federal, State or local office from a 22 person who is located in a room or building occupied 23 in the discharge of official duties by an officer or 24 employee of the United States. An individual who is 25 an officer or employee of the Federal Government,

- 1 including the President, Vice President, and Mem-
- 2 bers of Congress, shall not solicit a donation of
- 3 money or other thing of value for a political commit-
- 4 tee or candidate for Federal, State or local office,
- 5 while in any room or building occupied in the dis-
- 6 charge of official duties by an officer or employee of
- 7 the United States, from any person.
- 8 "(2) Penalty.—A person who violates this sec-
- 9 tion shall be fined not more than \$5,000, imprisoned
- more than 3 years, or both."; and
- 11 (2) by inserting in subsection (b) after "Con-
- gress" "or Executive Office of the President".
- 13 SEC. 505. PENALTIES FOR KNOWING AND WILLFUL VIOLA-
- 14 TIONS.
- 15 (a) Increased Penalties.—Section 309(a) of the
- 16 Federal Election Campaign Act of 1971 (2 U.S.C.
- 437g(a)) is amended—
- 18 (1) in paragraphs (5)(A), (6)(A), and (6)(B),
- 19 by striking "\$5,000" and inserting "\$10,000"; and
- 20 (2) in paragraphs (5)(B) and (6)(C), by strik-
- 21 ing "\$10,000 or an amount equal to 200 percent"
- and inserting "\$20,000 or an amount equal to 300
- percent".
- 24 (b) Equitable Remedies.—Section 309(a)(5)(A) of
- 25 the Federal Election Campaign Act of 1971 (2 U.S.C.

1	437g(a)(5)) is amended by striking the period at the end
2	and inserting ", and may include equitable remedies or
3	penalties, including disgorgement of funds to the Treasury
4	or community service requirements (including require-
5	ments to participate in public education programs).".
6	(c) Automatic Penalty for Late Filing.—Sec-
7	tion 309(a) of the Federal Election Campaign Act of 1971
8	(2 U.S.C. 437g(a)) is amended—
9	(1) by adding at the end the following:
10	"(13) Penalty for late filing.—
11	"(A) In general.—
12	"(i) Monetary penalties.—The
13	Commission shall establish a schedule of
14	mandatory monetary penalties that shall
15	be imposed by the Commission for failure
16	to meet a time requirement for filing under
17	section 304.
18	"(ii) Required filing.—In addition
19	to imposing a penalty, the Commission
20	may require a report that has not been
21	filed within the time requirements of sec-
22	tion 304 to be filed by a specific date.
23	"(iii) Procedure.—A penalty or fil-
24	ing requirement imposed under this para-

1	graph shall not be subject to paragraph
2	(1), (2), (3), (4), (5), or (12).
3	"(B) FILING AN EXCEPTION.—
4	"(i) Time to file.—A political com-
5	mittee shall have 30 days after the imposi-
6	tion of a penalty or filing requirement by
7	the Commission under this paragraph in
8	which to file an exception with the Com-
9	mission.
10	"(ii) Time for Commission to
11	RULE.—Within 30 days after receiving an
12	exception, the Commission shall make a
13	determination that is a final agency action
14	subject to exclusive review by the United
15	States Court of Appeals for the District of
16	Columbia Circuit under section 706 of title
17	5, United States Code, upon petition filed
18	in that court by the political committee or
19	treasurer that is the subject of the agency
20	action, if the petition is filed within 30
21	days after the date of the Commission ac-
22	tion for which review is sought.";
23	(2) in paragraph (5)(D)—
24	(A) by inserting after the first sentence the
25	following: "In any case in which a penalty or

1	filing requirement imposed on a political com-
2	mittee or treasurer under paragraph (13) has
3	not been satisfied, the Commission may insti-
4	tute a civil action for enforcement under para-
5	graph $(6)(A)$."; and
6	(B) by inserting before the period at the
7	end of the last sentence the following: "or has
8	failed to pay a penalty or meet a filing require-
9	ment imposed under paragraph (13)"; and
10	(3) in paragraph (6)(A), by striking "paragraph
11	(4)(A)" and inserting "paragraph (4)(A) or (13)".
12	SEC. 506. STRENGTHENING FOREIGN MONEY BAN.
13	Section 319 of the Federal Election Campaign Act
14	of 1971 (2 U.S.C. 441e) is amended—
15	(1) by striking the heading and inserting the
16	following: "CONTRIBUTIONS AND DONATIONS BY
17	FOREIGN NATIONALS"; and
18	(2) by striking subsection (a) and inserting the
19	following:
20	"(a) Prohibition.—It shall be unlawful for—
21	"(1) a foreign national, directly or indirectly, to
22	make—
23	"(A) a donation of money or other thing of
24	value, or to promise expressly or impliedly to
25	make a donation, in connection with a Federal,

1	State, or local election to a political committee
2	or a candidate for Federal office; or
3	"(ii) a contribution or donation to a
4	committee of a political party; or
5	"(B) for a person to solicit, accept, or re-
6	ceive such contribution or donation from a for-
7	eign national.".
8	SEC. 507. PROHIBITION OF CONTRIBUTIONS BY MINORS.
9	Title III of the Federal Election Campaign Act of
10	1971 (2 U.S.C. 431 et seq.) (as amended by sections 101
11	and 401) is amended by adding at the end the following:
12	"SEC. 325. PROHIBITION OF CONTRIBUTIONS BY MINORS.
13	An individual who is 17 years old or younger shall
14	not make a contribution to a candidate or a contribution
15	or donation to a committee of a political party.".
16	SEC. 508. EXPEDITED PROCEDURES.
17	(a) In General.—Section 309(a) of the Federal
18	Election Campaign Act of 1971 (2 U.S.C. 437g(a)) (as
19	amended by section 505(c)) is amended by adding at the
20	end the following:
21	"(14)(A) If the complaint in a proceeding was
22	filed within 60 days preceding the date of a general
23	election, the Commission may take action described
24	in this subparagraph.

"(B) If the Commission determines, on the basis of facts alleged in the complaint and other facts available to the Commission, that there is clear and convincing evidence that a violation of this Act has occurred, is occurring, or is about to occur, the Commission may order expedited proceedings, shortening the time periods for proceedings under paragraphs (1), (2), (3), and (4) as necessary to allow the matter to be resolved in sufficient time before the election to avoid harm or prejudice to the interests of the parties.

- "(C) If the Commission determines, on the basis of facts alleged in the complaint and other facts available to the Commission, that the complaint is clearly without merit, the Commission may—
 - "(i) order expedited proceedings, shortening the time periods for proceedings under paragraphs (1), (2), (3), and (4) as necessary to allow the matter to be resolved in sufficient time before the election to avoid harm or prejudice to the interests of the parties; or
 - "(ii) if the Commission determines that there is insufficient time to conduct proceedings

- 1 before the election, summarily dismiss the com-
- 2 plaint.".
- 3 (b) Referral to Attorney General.—Section
- 4 309(a)(5) of the Federal Election Campaign Act of 1971
- 5 (2 U.S.C. 437g(a)(5)) is amended by striking subpara-
- 6 graph (C) and inserting the following:
- 7 "(C) The Commission may at any time, by an affirm-
- 8 ative vote of at least 4 of its members, refer a possible
- 9 violation of this Act or chapter 95 or 96 of the Internal
- 10 Revenue Code of 1986, to the Attorney General of the
- 11 United States, without regard to any limitation set forth
- 12 in this section.".
- 13 SEC. 509. INITIATION OF ENFORCEMENT PROCEEDING.
- 14 Section 309(a)(2) of the Federal Election Campaign
- 15 Act of 1971 (2 U.S.C. 437g(a)(2)) is amended by striking
- 16 "reason to believe that" and inserting "reason to inves-
- 17 tigate whether".
- 18 TITLE VI—SEVERABILITY; CON-
- 19 **STITUTIONALITY; EFFECTIVE**
- 20 **DATE; REGULATIONS**
- 21 SEC. 601. SEVERABILITY.
- If any provision of this Act or amendment made by
- 23 this Act, or the application of a provision or amendment
- 24 to any person or circumstance, is held to be unconstitu-
- 25 tional, the remainder of this Act and amendments made

- 1 by this Act, and the application of the provisions and
- 2 amendment to any person or circumstance, shall not be
- 3 affected by the holding.
- 4 SEC. 602. REVIEW OF CONSTITUTIONAL ISSUES.
- 5 An appeal may be taken directly to the Supreme
- 6 Court of the United States from any final judgment, de-
- 7 cree, or order issued by any court ruling on the constitu-
- 8 tionality of any provision of this Act or amendment made
- 9 by this Act.
- 10 SEC. 603. EFFECTIVE DATE.
- Except as otherwise provided in this Act, this Act and
- 12 the amendments made by this Act take effect January 1,
- 13 1999.
- 14 SEC. 604. REGULATIONS.
- 15 The Federal Election Commission shall prescribe any
- 16 regulations required to carry out this Act and the amend-
- 17 ments made by this Act not later than 270 days after the
- 18 effective date of this Act.

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